·	STATES DISTRIC	T Court	
MIDDLE	District of	PENNSY	LVANIA
UNITED STATES OF AMERICA V.			
	APPEARA	NCE BOND	FILED HARRISBURG, PA
HARRY SABOWITZ			
Defendant			NOV 1 4 2006
	Case Number:	1:01-CR-0039-01	
		Ę	MARY E. D'ANDHEA, CLEI Deputy Clerk
Non-surety: I, the undersigned defend Surety: We, the undersigned, jointly a personal representatives, jointly and severally, should be a personal representatives, jointly and severally,	and severally acknowledge that are bound to pay to the Unithere has been deposited in the or the County of the County of the County of the County of the cause transferred. The county of the cause transferred of the county of the cause transferred of the cause transferred.	hat we and our led States of Americ the Registry of the C Sabow 1+2 (Name) be required to appea case, including appea t or any other Unite defendant is to abide any order or direction	clourt the sum of describe other security.) r, in accordance with any carance for violation of a d States District Court to by any judgment entered in connection with such
It is agreed and understood that this is a co- continue until such time as the undersigned are	ontinuing bond (including an exonerated.	ny proceeding on app	eal or review) which shall
If the defendant appears as ordered or no bond, then this bond is to be void, but if the def	fendant fails to obey or per eiture of this bond for any b	form any of these co reach of its condition	nditions, payment of the
amount of this bond shall be due forthwith. Forf United States District Court having cognizance forfeited and if the forfeiture is not set aside or District Court against each debtor jointly and se execution may be issued and payment secured as of the United States.	of the above entitled matter remitted, judgment, may b verally for the amount above sprovided by the Federal Ru	at the time of such e entered upon moti e stated, together wi des of Criminal Proc	breach and if the bond is on in such United States th interest and costs, and edure and any other laws
Innount of this bond shall be due forthwith. Forf United States District Court having cognizance forfeited and if the forfeiture is not set aside or District Court against each debtor jointly and se execution may be issued and payment secured as of the United States.	of the above entitled matter remitted, judgment, may b verally for the amount above sprovided by the Federal Ru	at the time of such e entered upon moti e stated, together wi des of Criminal Proc	breach and if the bond is on in such United States th interest and costs, and edure and any other laws
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Approved Mattheward

Sýkia H. Rambo, U.S. District Judge